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A PROFESSIONAL CORPORATION

17TH FLOOR 909 THIRD AVENUE NEW YORK, NY 10022-7431 212.509.9400 800.437.7040 212.207.4936 FAX www.cozen.com

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VIA FACSIMILE: (212) 805-6326

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Aaron P. Georgiades
 Direct Phone 212-453-3890
 Direct Fax 877-526-3076
a.georgiades@cozen.com

Hon. Colleen McMahon
 United States District Judge
 United States District Court
 Southern District of New York
 500 Pearl Street, Courtroom 21B
 New York, New York 10007

Re: Cengage Learning et al v. Buckeye Books et al.,
 07-Civ-8450
 Extension Request

6/30/08
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 no longer
 needed
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Dear Hon. Judge McMahon:

Our firm represents the plaintiffs in the above-referenced action. I am writing to respectfully request a second extension of the discovery deadline from July 1, 2008 to December 1, 2008. Defendants' counsel has agreed to this request.

The reason for this request is that the parties have been diligently working towards a complex settlement, and are on the verge of settling this dispute. While the parties fully expect this action to be settled in the next seven to ten days, as the majority of the material terms have been agreed to, the parties believe it would be prudent to respectfully seek the instant extension. Thus far, initial disclosures and limited additional document discovery have been exchanged. The parties also respectfully request that they be permitted to submit a proposed amended civil case management plan to this Court by July 8, 2008 should Your Honor grant the parties' request for an extension, and should the case not settle by that date.

If you have any questions, please contact me at the above-listed telephone number.

Hon. Colleen McMahon
June 25, 2008
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Respectfully submitted,

COZEN O'CONNOR



By: Aaron P. Georgiades

APG

cc: Neil Mooney
The Mooney Law Firm, LLC
1911 Capital Circle N.E.
Tallahassee, FL 32308
Facsimile (850) 391 4228